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PATENT
Docket No.:SUN-P3434COB

#3
ABUAE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of: Miller, et al.

Serial No.: 10/027,876

Filed: December 21, 2001

For: METHOD FOR SHIELDING LOGIC
SIGNALS

RECEIVED

JUN 06 2002

Art Unit:

Examiner: Not Assigned

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Assistant Commissioner for Patents
Washington, D.C. 20231

5/13/02 Stephanie Davis
Date Signature

Stephanie Davis
Print Name

Adjustment date: 08/21/2002 EEKUBAY1
06/05/2002 C00111 00000002 10027876
01 FC:141 -1200.00 0P

08/21/2002 EEKUBAY1 00000011 10027876
01 FC:122 130.00 0P

PETITION TO ACCEPT AN UNINTENTIONALLY DELAYED CLAIM UNDER
35 U.S.C. 120 FOR THE BENEFIT OF A PRIOR FILED APPLICATION

Director of Patents
Box DAC
Washington, D.C. 20231

Dear Director of Patents:

Petitioner Sun Microsystems, Inc. and their attorneys hereby petitions pursuant to 37 C.F.R. §1.78(a)(3) for the United States Patent and Trademark Office to accept an Unintentionally Delayed Claim Under 35 U.S.C. 120 for the

Benefit of a Prior Filed Application. Please find filed concurrently with this

Repl. Ref: 08/21/2002 EEKUBAY1 0010540700
DAB:500612 Name/Number:10027876
FC: 704 \$1150.00 CR

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01 FC:141

petition a preliminary amendment incorporating the reference to the prior applications.

Petitioner's attorney had filed the instant Continuation Application on December 21, 2001. Unfortunately petitioner's attorney inadvertently failed to include a "Cross Reference to Related Applications" section in the Continuation Application with a sentence indicating the references to the prior applications. On May 13, 2002, this attorney discovered his oversight, and sought immediately to correct it. The undersigned has personal knowledge that the above-identified patent application was unintentionally delayed in claiming priority to prior applications.

Transmitted herewith is a check for \$1,280.00 pursuant to 37 C.F.R. §1.78(a)(3)(i) and 37 C.F.R. §1.17(t) covering the cost of this petition.

Respectfully submitted,

Dated: May 13, 2002


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